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United States Bankruptcy Court Southern District of Texas

ENTERED

March 17, 2022 Nathan Ochsner, Clerk

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re: CHRYSLER CAPITAL §

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Mine December 1988

Proceedings to Enforce § Misc. Proceeding No. 22-00373

Fed. R. Bankr. P. 9036

ORDER REQUIRING CHRYSLER CAPITAL TO APPEAR THROUGH COUNSEL AT A STATUS CONFERENCE ON 4/11/2022

The Administrative Office of the United States Courts has advised the Court that CHRYSLER CAPITAL has been designated as a high-volume paper-notice recipient of bankruptcy notices under Federal Rule of Bankruptcy Procedure 9036. A high-volume paper-notice recipient is currently defined as an entity that has been mailed 100 or more notices in any calendar month by the Bankruptcy Noticing Center. Federal Rule of Bankruptcy Procedure 9036 mandates that high volume recipients (with limited exceptions) must receive electronic notices.

The Administrative Office of the United States Courts has advised the Court that CHRYSLER CAPITAL has failed to register to receive electronic bankruptcy notices.

On 4/11/2022 at 9:00:00 AM at Courtroom 404, 515 Rusk, Houston, TX 77002, the Court will conduct a status conference to determine what action should be taken to compel (if necessary) CHRYSLER CAPITAL to comply with Federal Rule of Bankruptcy Procedure 9036. CHRYSLER CAPITAL is ordered to appear at the status conference through counsel. Counsel should be prepared to advise the Court on the steps that CHRYSLER CAPITAL is taking to assure comprehensive compliance with Federal Rule of Bankruptcy Procedure 9036. 45

Parties and counsel may appear in person, or via videoconference and telephone. Audio access will be at (832) 917-1510, conference room number 954554. Video access will be at www.goto.com/meeting/join#, meeting room "judgeisgur".

In lieu of attendance at the scheduled status conference, CHRYSLER CAPITAL may complete and file **Exhibit A**, confirming that it has completed its registration for electronic noticing and will receive court notices at an email address chosen by the entity.⁴⁶ Alternatively, CHRYSLER CAPITAL may complete and file **Exhibit B**, confirming that it wishes to receive its

⁴⁵ In addition to any appropriate sanctions, failure to comply with this Order or register for electronic noticing will result in the cessation of paper noticing from the U.S. Bankruptcy Courts and the creation of an electronic account for you by the Bankruptcy Noticing Center, as set forth in Exhibit B.

⁴⁶ Registration for electronic bankruptcy noticing is at the following web site: https://bankruptcynotices.uscourts.gov/register.

court notices at an electronic account created for the entity by the Bankruptcy Noticing Center. Any completed exhibit and accompanying materials must be filed with the Court not less than 72 hours prior to the commencement of the scheduled status conference.

The Clerk will serve this on CHRYSLER CAPITAL by United States Mail and file a Certificate of Service.

SIGNED 03/17/2022

Marvin Isgur ⁴

United States Bankruptcy Judge

EXHIBIT A

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

§

In re: CHRYSLER CAPITAL

of the entity identified above.

Proceedings to Enforce Fed. R. Bankr. P. 9036	§ §	Misc. Proceeding No. 22-00373
STATEMENT CONFIRMING REGISTRATION FOR ELECTRONIC BANKRUPTCY NOTICING		
This Statement is filed on behalf o	f CHR	YSLER CAPITAL.
conference to assure compliance with th	e elect	e Court's Order requiring attendance at a status tronic noticing requirements of Federal Rule of ses the filing of this statement in lieu of attendance
The entity has attached to this statement Bankruptcy Noticing Center reflecting tha By registering for electronic bankruptcy r	a copy t it has noticing arts at	electronic bankruptcy noticing on y of the confirmation email it received from the completed its registration for electronic noticing. g, the entity has agreed to receive its bankruptcy the email address identified on the attached ag Center.
The individual signing this statem	ent rep	presents that the individual is an authorized agent

Signature:

Date:

Typed Name:

EXHIBIT B

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re: CHRYSLER CAPITAL	§
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STATEMENT ACCEPTING ELECTRONIC COURT NOTICES AT AN ACCOUNT CREATED BY THE BANKRUPTCY NOTICING CENTER

This Statement is filed on behalf of CHRYSLER CAPITAL.

The entity identified above received the Court's Order requiring attendance at a status conference to assure compliance with the electronic noticing requirements of Federal Rule of Bankruptcy Procedure 9036. The Order authorizes the filing of this statement in lieu of attendance at the status conference.

The entity identified above is aware that, beginning on May 23, 2022, it will no longer be sent paper bankruptcy notices from the U.S. Bankruptcy Courts. The entity confirms that it wishes to receive its bankruptcy notices from the U.S. Bankruptcy Courts at an electronic account created for the entity by the Bankruptcy Noticing Center. The entity confirms that it will take the necessary steps to access the electronic account in accordance with the instructions provided to the entity in separate letters from the Bankruptcy Noticing Center.

The individual signing this statement represents that the individual is an authorized agent of the entity identified above.

Signature:	
Typed Name:	
Typed Ivame.	
Date:	